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SEC. 37. No person or persons shall gather, collect, accumulate, store, expose, carry, or transport in any manner through the streets and public places of this city, or in or to any tenement house, cellar, or house, or in any lot or yard in said city any bones, refuse, or offensive material without a special permit in writing from this board, in accordance with the conditions and subject to the limitations thereof, and in such manner as not to cause offensive odors or any nuisance whatsoever.

SEC. 38. No lager beer, ale, porter, or other brewery, nor any slaughterhouse, nor any manufactory or other establishment having quantities of liquid and waste substances or slops to be disposed of, shall draw off, cast off, or allow to run from said brewery, slaughterhouse, manufactory, or other establishment in the city of Bayonne any liquid substance or any other matter into any sewer, drainpipe, or cesspool or other conductor, unless the same shall be so constructed and made as to be water-tight and will convey said liquid substance or other matter without leakage or escape therefrom; nor unless the said sewer, drainpipe, cesspool, or other conductor be securely and properly connected with some capable and efficient sewer draining its contents into the water surrounding this city, so as to prevent said liquid substances or other matter from flowing in and becoming exposed on any vacant lot or lots, or ground, or other place, public or private, in said city.

SEC. 39. No works for the manufactory of the substance known as poudrette or for the conversion of night soil into any form of fertilizer or guano shall be allowed to be operated or maintained by any owner, agent, employee, or other person in the city of Bayonne except by the permit of this board and during the time for which such permit may have been given and remain unrescinded.

SEC. 40. The owners, lessees, tenants, and managers of every blacksmith or other shop, forge, coal yard, foundry, manufactory, and premises where any business is done or in or upon which an engine or boilers are used shall cause all ashes, cinders, rubbish, dirt, and refuse to be removed to some proper place, so that the same shall not accumulate on any of the above-mentioned premises or in the appurtenances thereof, nor the same become filthy or offensive. Nor shall any smoke, soot, cinders, dust, gas, steam, or offensive odor be allowed to escape from any building, place, or premises to the detriment or annoyance of any person not being therein or thereupon engaged, and every furnace employed in the working of engines by steam, gas, or oil or in any mill, factory, printing house, dye factory, iron foundry, glass house, distillery, brew house, sugar refinery, bake house, gas works, or in any other buildings used for the purpose of trade or manufacture shall be so constructed as not to cause smoke, soot, odors, fumes, or gases, to the detriment of human life or health; and where such smoke, soot, or cinders escape from said building, shop, or manufactory, to the annoyance and detriment of the neighbors, this board shall have the power to close the same at once and until the nuisance is abated.

BELLEVUE, OHIO.

Health Officer—Duties of (Regulation Board of Health adopted March 21, 1912).

SECTION 1. The health officer shall be executive officer of the health department and as such shall enforce all the rules and regulations of the board of health, statutes, and all ordinances relating to the public health. He shall also carry out the requests of the State board of health. As executive officer he shall maintain proper discipline among subordinate officers and employees in the department, and such discipline shall relate both to decorum and performance of duty. He shall direct the work in each branch of the department consistent with the rules of the board to the end of securing the best public service. To direct this work, ample time shall be devoted to visiting dairies, dairymen, and milk venders, in going over the districts covered by the sanitary police, in visiting markets, stock yards, stores and slaughter houses, restaurants, bakeries, etc., to keep in touch with the sanitary conditions and with the duties performed by various officials.

He shall make special investigations as to general sanitary conditions of the city. He shall report to the board twice yearly upon investigation, as to the housing of the poor, offensive trades, pollution of lakes, streams and the public water supply, refuse disposal, places of public gathering, and like matters of public health interest. He shall bring suit under direction of the city solicitor for violation of any provision of the sanitary code.

SEC. 2. The health officer shall make monthly reports to the board of all work done, including reports on vital statistics and diseases.

SEC. 3. The health officer shall give a bond in the sum of \$200 to the city for the faithful discharge of his duties.

DES MOINES, IOWA.

Scavengers—Licensing and Regulation of (Ordinance adopted Nov. 13, 1812).

SECTION 1. No person shall remove the contents of any cesspool or privy vault without he be in possession of a scavenger license. Such license shall be for one year, and shall only be issued upon written application to the health department, and after the department is satisfied that the applicant is trustworthy, capable, and in possession of the proper facilities for his business. Every person securing a license shall file with the city treasurer a bond with a responsible surety; said bond shall be in the penal sum of \$1,000, but in no case shall a license be issued or bond accepted unless the written application for same has been approved by the health officer and the secretary of the health department.

A license fee of \$25 shall be charged for each license issued under the provisions of this ordinance and said license shall expire the last day of March next, after date of issue. Licenses shall not be transferable and all receipts for work done shall be signed in the name of the party holding the license.

SEC. 2. The cleaning, emptying, and removing of the contents of privy vaults or cesspools shall be done in an inoffensive manner, and any scavenger having begun any such work shall, without interruption or delay, finish the same, and shall in every instance leave the privy building in as good condition upon the vault as when the work was undertaken.

After the removal of contents of any privy vault or cesspool, the excavation shall be thoroughly disinfected with air-slacked lime, and a smudge fire of tar paper shall be kept continuously burning during the time the contents are being removed.

The cleaning, emptying, and removing of the contents of privy vaults and cesspools shall be done between the hours of 6 a. m. and 7 p. m. All work done upon privy vaults or cesspools after the hours mentioned shall only be done by and with the consent of the health department. Every scavenger desiring to do work after the hours as defined in these rules shall make written request to the health department at least 24 hours in advance of the date said work is to be performed. Said request shall state the location of property, name of owner, and the hour the work is to be commenced.

Scavengers shall remove all of the contents of privy vaults or cesspools and shall report to the health department all cases where owners, agents, or any person in charge of property refuse to permit them to thoroughly empty the contents.

SEC. 3. Water-tight barrels shall be used, which shall be kept externally clean. Every precaution shall be observed to avoid noxious odors, either at the premises where vault or cesspool is located or in transit through the public highway. All barrels in use shall be of a capacity of not less than 3½ cubic feet, and 10 barrels shall constitute a load.

SEC. 4. No scavenger shall charge more than 50 cents per barrel for the removal of the contents of any privy vault or cesspool, except where the amount is less than one